PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

REC'D 2 3 AUG 2005

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PCT307	FOR FURTHER ACTION SeeNotificationofTransmittalofInternationalPreliminary Examination Report (Form PCT/IPEA/416)			
International application No.	International filing date(day/m		iority date (day/month/year)	
PCT/KR2003/000992	20 MAY 2003 (20.05.20		4 APRIL 2003 (14.04.2003)	
International Patent Classification (IPC) IPC7 G06F 12/16	or national classification and IF	PC		
Applicant				
HAURI, INC. et al		·		
2: This REPORT consists of a total This report is also accompamended and are the basis:	t according to Article 36. of3 sheets, including the sheets and sheets and sheets are sheets.	ding this cover sheet. of the description, cl	onal Preliminary Examining Authority aims and/or drawings which have been made before this Authority (see Rule	
These annexes consist of a total	ofsheets.		·	
IV Lack of unity of inv V Reasoned statemen citations and explan VI Certain documents VII Certain defects in the	of opinion with regard to novelty rention It under Article 35(2) with regard nations supporting such statemen	d to novelty, inventive t		
Date of submission of the demand		Date of completion of this report		
08 JUNE 2004 (08	.06.2004)	04 AUGUST 200	95 (04.08.2005)	
Name and mailing address of the IPEA/KR Korean Intellectual Property Office 920 Dunsan-dong, Seo-gu, Daejeon 302-701, Republic of Korea		norized officer KANG, Gab Youn	ar and a second	
Facsimile No. 82-42-472-7140	Tele	phone No. 82-42-48	1-5914	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/KR2003/000992

I.	Basis	of the report				
1.	With	regard to the elements of the international application:*				
	\boxtimes	the international application as originally filed				
		the description:				
		pages	, as originally filed			
		pages , filed with the letter of	, filed with the demand			
		the claims:	an animinally filed			
ľ		pages, as amended (together with an	, as originally filed v statment) under Article 19			
		pages	, filed with the demand			
l		pages, filed with the letter of				
		the drawings:				
		pages	, as originally filed			
		pages	, filed with the demand			
l		pages filed with the letter of				
	ш	the sequence listing part of the description: pages	, as originally filed			
ľ		pages	, filed with the demand			
	. • •	pages, filed with the letter of	<u> </u>			
2.						
3.	Wir pre	th regard to any nucleotide and/or amino acid sequence disclosed in the international application was carried out on the basis of the sequence listing: contained inthe international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form The statement that the subsequently furnished written sequence listing does not go be international applicationas as filed has been furnished. The statement that the information recorded in computer readable form is identical to the been furnished.	eyond the disc losure in the			
4 .		The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets This report has been established as if (some of) the amendments had not been made, since go beyond the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**				
*	in thi and :	acement sheets which have been furnished to the receiving Office in response to an invitation u is opinion as "originally filed." and are not annexed to this report since they do not contain 70.17). replacement sheet containing such amendments must be referred to under item I and annexed	n amendments (Rules 70.16			

INTERNATIONAL PRELIMINARY EXAMINATION

International application No. PCT/KR2003/000992

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
 citations and explanations supporting such statement

1.	Statement			
	Novelty (N)	Claims	1-20	YES
		Claims	None	No
	Inventive step (IS)	Claims	None	· YES
		Claims	1-20	ЙО
	Industrial applicability (IA)	Claims	1-20	YES
		Claims	None	NO

2. Citations and explanations (Rule 70.7)

The following document identified in the International Search Report has been considered for the purpose of this report:

D1=JP 07-319690 A (08 December 1995)

The present invention relates to a computer virus removing method and apparatus capable of completely and accurately scanning information about areas infectable by viruses, in particular, all processes and threads residing in the memory, and completely removing viruses infecting the memory, and also relates to a computer-readable storage medium recorded with a virus removing program.

D1 relates to a program execution system comprising a display part for displaying data processing, a system part for processing data, and a data input part for inputting data. Said program execution system is characterized in that a rewrite monitoring part judges the presence/absence of the rewrite of the contents of the write prevention function in an error processing part inside an OS and recognizes the contagion of the computer virus in the executable program in case of judging that "the contents of the write prevention function are rewritten," and that a contagion countermeasure part displays an alarming message on the display part when the contagion of the computer virus is recognized by the rewrite monitoring part.

The present invention is similar to the invention of D1 in judging whether a computer is infected by a virus, and providing a countermeasure (or a treating method) for removing viruses from virus infected areas.

Accordingly, it would be obvious to a person skilled in the art to make a simple design change in the technical features of D1, thereby arriving at the technical features of the present invention. Therefore, the present invention is considered to lack an inventive step.